

AO 440 (Rev. 12/09) Summons in a Civil Action

**Summons and Complaint Return of Service**

Case No. 2:13-cv-02202

Hon. Marianne O. Battani

A copy of the Summons and Complaint has been served in the manner indicated below: *corrected consolidated Amended Class Action Complaint and Letter*

Name of Party Served: Keihin North America, Inc. *Mo Elizabeth Nishimiya*Date of Service: *Tues 2.3.15 4:13pm***Method of Service**☒

Personally served at this address:

*14898 Kahn Rd  
Capac, MI 48014*☐

Left copies at the usual place of abode with (name of person):

☐

Other (specify):

☐

Returned unexecuted (reason):

**Service Fees:**Travel \$ *4*Service \$ *70*Total \$ *70***Declaration of Server**

I declare under the penalty of perjury that the information contained in this Return of Service is true and correct.

Name of Server:

*Aaron Bradford*

Signature of Server:

*Aaron Bradford*

Date:

*2.4.15*

Server's Address:

*19701 Grand River**St 121**Detroit, MI 48223**Adrienne A*

ADRIENNE ALEXANDER  
NOTARY PUBLIC, STATE OF MI  
COUNTY OF OAKLAND  
MY COMMISSION EXPIRES May 23, 2021  
ACTING IN COUNTY OF *Wayne*

UNITED STATES DISTRICT COURT  
for the  
Eastern District of Michigan

In Re: Fuel Injection Systems - Dealership Actions

*Plaintiff,*

v.

*Defendant.*

Civil Action No. 2:13-cv-02202

Hon. Marianne O. Battani

**SUMMONS IN A CIVIL ACTION**

To: Keihin North America, Inc.

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Brendan H. Frey  
Mantese Honigman Rossman & Williamson, P.C.  
1361 E. Big Beaver Road  
Troy, MI 48083

If you fail to respond, judgment by default may be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

DAVID J. WEAVER, CLERK OF COURT

By: s/D. Worth

*Signature of Clerk or Deputy Clerk*

Date of Issuance: December 24, 2014

